

# THE SEMI-WEEKLY NEWS

The Great Country Paper of the West.

Issued Mondays and Thursdays and Contains All the Cream of the Daily and Saturday News.

## LOCAL BRIEFS.

**Hinawatha Presented.**—The pupils of Rowland hall presented "Hinawatha" last evening, before a good sized audience, in aid of St. Mark's cathedral guild.

**Parents' Convention.**—A Parents' class convention will be held in the Third ward meeting house, tomorrow evening at 6:30 p. m. An interesting program has been arranged. All interested in the Parents' class movement are invited. Parents of the Third ward especially are urged to be present.

**Coal Dealers Rushed.**—The coal dealers report "everybody" rushing for coal with deliveries reduced by 40 per cent on account of the condition of the roads made so heavy with the deep snow. Dealers say there are three days behind on filling orders. The Rock Springs mines are fairly well supplied with miners now, and coal is being put out with promptness.

**Information Wanted.**—A. F. Davis, of No. 5, Colgate Hill, Ripon, Yorkshire, Eng., wishes to hear from or concerning William Bosworth, who was baptized at Landmoor, North Allerton between the years 1850 and 1860, and presumably came to Utah. A man named John Stranger left the same part of England about the same time, and information concerning the latter would be also gratefully received by Mr. Davis.

**Saltbury a Delegate.**—O. J. Saltbury will attend the fifth annual convention of the National Rivers and Harbors Congress at Washington, Dec. 9-11, and fourth annual conference of the commission on weight and measures Dec. 17, at the request of Gov. Cutler.

**Mrs. W. M. Jones Convalescent.**—Mrs. Walter M. Jones, who submitted to three operations at the Groves L. D. S. hospital early in the week, is convalescent.

**ZION'S SAVINGS BANK & TRUST CO.**—Transacts a general trust business and pays 4 per cent interest on savings deposits.

**JOSEPH F. SMITH, President.**  
**ANTHONY H. LUND, Vice-Prest.**  
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**MARTIN COAL CO., 55 SO. MAIN.**  
All kinds of coal, well screened and promptly delivered.

**BUSINESS CHANGE.**  
S. M. Taylor & Co., successors to Joseph E. Taylor, undertakers and embalmers, same address, 261-3-5 East First South.

**Child-Walk Floral Co.,**  
At Godbe-Pitts Drug. Phones 140.

## PRIZES FOR THE Christmas News

The Deseret News offers a cash prize of \$50 for the best story submitted for the Christmas issue, to be printed on Saturday, Dec. 19th 1908. The story must contain not more than 8,500 words, or about 7 columns, one page, of Deseret News type, and all manuscripts must be delivered at the "News" office not later than Nov. 30.

The Deseret News also offers a cash prize of \$25.00 for the best Christmas poem submitted for the Christmas issue. The poem to consist of not more than 1,200 words, and the manuscript to be in the "News" office by Nov. 26th.

Stories and poems submitted for the CHRISTMAS NEWS competition should be signed with an initial or nom de plume, and accompanied by a sealed envelope containing the real name and address of the author.

Those desiring manuscripts returned should enclose the necessary postage.

Address all contributions:  
**The Deseret News,**  
Salt Lake City  
Christmas Contest Dept.

## CONFERENCE PAMPHLET NOW READY.

Full proceedings of the seventy-ninth semi-annual conference of the Church of Jesus Christ of Latter-day Saints, held in the tabernacle and adjoining halls, Salt Lake City, Oct. 4, 5 and 6, are now ready.

This was one of the most spirited and interesting conferences held in many years. These sermons and addresses will not be printed in any other form. Price 25c post paid.

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The reason for the popularity of the Fleur-de-Lis chocolates is that they are absolutely pure and of the very best quality. For sale at Willis-Horne Drug Store, Smith Drug Store, Brigham Street Pharmacy and Halliday Drug.

**A CHIMNEY SWEEP TROUBLES.**  
Phone Griffin-Scott Bldg. Co. Successors to King Hdw. Co., 163 Main.

## UNIVERSITY OWNS ALL SALT LAKE LAND

Sweeping Decision Handed Down By the Supreme Court Yesterday.

## THE CASE MAY GO HIGHER

Counsel For Montello Company Indicates Further Appeal—Opinions On Value of the Deposits.

Not in a long time has the supreme court of Utah handed down a decision of such vast public import as that rendered last yesterday afternoon, mention of which was made in the "News." It was in the case of the State of Utah, respondent, against the Montello Salt Company, and the ruling means that the University of Utah is the rightful owner of all the public saline lands in the state.

The status of the lands came into question when placer entries were made upon a tract lying west of the Great Salt Lake, in Tooele county. Attracted by reports circulated by engineers of the Western Pacific to the effect that underlying the surface of the ground for a hundred miles are thick deposits of salt, numerous entries rushed to the locality. Within a comparatively short time 2,000 claims had been filed upon under the placer act, each claim comprising 20 acres. From among the individuals the Montello Salt Company was formed and incorporated.

The situation coming to the attention of the state officials, immediate steps were taken to oppose the proposition, the state claiming to be the proper owner of the lands, under the provisions of the enabling act.

The section relied upon to prove this contention reads as follows:

"Land Grant to University and Agricultural College. Permanent Fund. That lands to the extent of two townships in quantity, authorized by the third section of the act of Feb. 21, 1855, to be reserved to the establishment of the University of Utah, are hereby granted to the University of Utah for university purposes, to be held and used in accordance with the provisions of this section; and any portion of said lands that may not have been selected by said territory may be selected by said state. That in addition to the above, 110,000 acres of land to be selected and located as provided in the foregoing section of this act, and including all lands in the state of Utah, are hereby granted to said state, for the use of said university, and 200,000 acres for the use of an agricultural college therein. That the proceeds of the sale of said lands in favor of the state, shall constitute permanent funds, to be safely invested and held by said state, and the income thereof to be used exclusively for the purpose of such university and agricultural college, respectively."

The controversy quickly found its way into the district court, the salt company taking the ground that the lands granted to the university were to be made up in part of saline lands and that all other saline lands were part of the public domain and as such were subject to entry. The trial court decided in favor of the state, and the matter was carried to the supreme court.

The opinion rendered yesterday was written by Justice D. N. Straup, Chief Justice McCarthy, Justice Price concurring. The higher tribunal goes extensively into the subject, considers the evident purpose of the framers of the enabling act, and points out the fact that the grant to the University of Utah would be comparatively small were it admitted that the 110,000 acres specified should be made up in part of saline lands. A minority report on this phase of the enabling act recommended that the 110,000 acres of saline lands to the other proposed grant, but it was rejected, obviously as being too small. The supreme court holds that the word "including" does not mean "in addition to," but that the 110,000 acres suggested is made in the ruling that the word had, in the intent of the framers of the enabling act, the meaning and scope of the word also.

**MAY BE APPEALED.**  
That the case will be carried to still higher jurisdiction, is indicated by counsel for the Montello Salt Company. Judge W. L. Maginnis of Ogden, attorney for the company stated it to be his opinion that an appeal would be taken to the supreme court of the United States.

While the case for the state was conducted in part by the attorney-general, Atty. W. D. Riter, special counsel for the University of Utah, Judge W. L. Maginnis, a regent of the university, were actively engaged in looking after the interests of the educational institution.

The lands in controversy cover an area about 100 miles long and 60 miles wide. The deposit of salt is said to be several feet in thickness, "blankest" formation, and the amount is estimated to be upwards of 1,250,000 tons of salt, and the money to be made from the salt business lies almost entirely in refining, and the work incidental to the shipping of the various grades, including the crude product.

**PREST. KINGSBURY'S VIEW.**  
When the land in question may not be productive of great revenue to the university in the near future, I believe that the day is not far distant when the resource will be a vital importance to this institution," said President Joseph T. Kingsbury of the University of Utah yesterday.

"It would require careful thought to determine just what the decision of yesterday means in the way of dollars and cents," continued Mr. Kingsbury. "In the first place, the quantity and quality of the salt deposits must be ascertained, and also it must be ascertained whether the work of refining and shipment can be done as cheaply as elsewhere. I believe that the state should retain possession of all the lands affected by the decision of the supreme court, and I am afraid of the opinion that it means much for the university, and affecting the university as it will, mean much for the State of Utah."

## TWO DIVORCES IN MATINEE SESSION

Alimony Adjudication of D. W. Gamble Occupies the Court's Attention.

## DESERTION AND CRUELTY.

Adam Snifflock Left His Wife and James Smith Waits Trial for Attempted Murder.

Two divorces and an alimony adjudication was the record of Judge Morse's court yesterday afternoon. The last named was the feature of the occasion and was brought about by the fact that D. A. Gamble had failed to comply with the provisions of a decree which required him to pay \$25 per month alimony to his former wife, Mary Gamble.

The case came before the court in the way of contempt proceedings, Mrs. Gamble alleging that the amount which should have been paid Nov. 14, was long past due. Mr. Gamble explained that he had been unable to meet the obligation because he had been compelled to advance money to an assistant, and collections had been light. He said Mrs. Mary Gamble retained the home that was formerly owned by both, but admitted that it was left to her to pay the mortgage. He admitted also that he had contracted a second marriage lately, but denied that that event had added to his expenses.

It will give rise to litigation tomorrow morning at 10 o'clock to pay the delinquent \$25," said Judge Morse, after eliciting from Mr. Gamble that he had collected \$125 within the month. The defendant pulled from his pocket a bank book, which he said would show that he had no funds in bank, but the court remarked that the book would cut no figure. He was told to appear in court at 10 o'clock this morning with proof that he had complied with the order.

Mrs. Isabel Smith proved to the satisfaction of the court that her husband, James Smith, had neglected for a long time to support her and that he is a habitual drunkard. In addition to these charges, she said that he is now in the county jail awaiting trial on a charge of attempting her life. A decree of divorce was granted, but Mrs. Smith said she thought it useless to ask for alimony or attorney's fees.

Adam F. Snifflock deserted his wife, Elizabeth Snifflock at Los Angeles in 1906, according to allegations of the latter. She had been forced to support herself by nursing and house-keeping. Mrs. Snifflock asked for neither alimony or other relief other than legal aid, and that prayer was granted. The couple married in 1899.

**DELEGATE CREATES STR.**  
At last night's meeting of the Salt Lake Federation of Labor, the delegate of the Retail Clerks' union created a commotion by demanding action on the proposed resolution to close the clothing company that refuses to close at 6 p. m. and does not require its clerks to wear uniforms. The resolution declined to take the requested action. On the contrary, the clerks' delegate was asked to take the resolution, his organization up to a higher standard. One delegate complained that he was at all times in the clothing store, and he was asked to purchase from a non-union clerk.

The labor day committee reported \$400.00 received from the celebration. The D. & R. G. machinists reported they were still on a strike, with no headway made toward their reinstatement.

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WOMEN'S CO-OP, 29 E. 1st St.

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7-rm. flat, 1st St. and 1st South, \$30.00  
7-rm. mod., 720 E. 2nd St., \$30.00  
7-rm. mod., gas, 251 W. 5th St., \$30.00  
1-rm. and bath, E. L. 35 1/2, \$20.00  
2-rm. mod., 1st St. and 1st South, \$20.00  
2-rm. mod., gas, etc., 1029 E. South Temple, \$20.00  
6-rm. mod., 1129 E. 3rd South, \$15.00  
6-rm. mod., 161 N. 3rd West, \$15.00  
3-rm. mod., 5th St. and 5th South, \$10.00  
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